

CHAPTER 10  
NOTICE TO VOTERS WITHOUT ACTIVITY IN FOUR YEARS IN COUNTIES USING  
NCOA RECORDS; TO ALL VOTERS IN OTHER COUNTIES

**821—10.1(48A) NCOA county commissioner determines nonactivity; sends notices.**

**10.1(1)** During the first quarter of each calendar year, every commissioner who receives National Change of Address (NCOA) program information shall examine voter registration records to identify those without activity during the period between and following the previous two general elections and for which no information has been reported in NCOA data. For the purpose of this subrule, “activity” means any registration application, including an application which duplicates existing information, a notice of change of name, address, mailing address, party affiliation, a vote in any election, or the mailing of a notice pursuant to subrule 10.1(2).

**10.1(2)** The commissioner shall send a notice of the type described in Iowa Code section 48A.28 to each voter whose record is identified pursuant to subrule 10.1(1).

**821—10.2(48A) Non-NCOA county commissioner sends notices.** During February of each calendar year, every county commissioner who does not receive NCOA information shall send a notice of the type described in Iowa Code subsection 48A.28(3), to every registered voter in the county.

**821—10.3(48A) Voter record not made inactive.** The act of mailing the notice required by this chapter does not, in and of itself, make a registration record inactive. A record is made inactive only in accordance with Iowa Code subsection 48A.37(2).

**821—10.4(48A) Notice available.** The required notice is available from the state registrar of voters in a document titled “Section 48A.28(3) Notice.”

These rules are intended to implement Iowa Code subsections 48A.28(2) and (3).

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